Case: 4:14-cv-00319-TIA Doc. #: 48 Filed: 06/10/15 Page: 1 of 3 PageID #: 307 RECEIVED
(RC)UN102015 feel that the Judge has the power To BY MAIL I whe counsel what is the ason why I feel Brad and Paulie lied I was Sexual harrassment paulie who works for Druginn he lied every body on The infleer new what happen I counsel to investate Bring evelously to court and I that was the Bixt'le and true will out I feel it Then Thank you in the eyes of good

15 Page: 20 15 Page: 20 10 Combon Since West State S

Thomas F. Engleton Courthouse 111 South 18th Street RE St. Louis Mc 63162 RE

RECEIVED

JUN 10 2015

BY MAIL

66521120169

WARKET LUCKES MO 6.30



Case: 4:14-cv-00319-TIA Doc. #: 48 Filed: 06/10/15 Page: 3 of 3 PageID #: 309

## UNITED STATES COURT OF APPEALS FOR THE EIGHTH CIRCUIT

No: 15-1611

Reginald Barber

Appellant

v.

**Drury Inn Convention Center** 

Appellee

Appeal from U.S. District Court for the Eastern District of Missouri - St. Louis (4:14-cv-00319-TIA)

## **ORDER**

Appellant's brief was due on May 4, 2015, but has not been filed. It is hereby ordered that appellant show cause, within fourteen (14) days of the date of this order, why this appeal should not be dismissed for failure to prosecute.

See 8th Cir. R. 3C.

May 22, 2015

Order Entered Under Rule 27A(a): Clerk, U.S. Court of Appeals, Eighth Circuit.

/s/ Michael E. Gans